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8	THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA		
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10			
11	Jason Crews,	Case No. 2:24-cv-02227-JZB	
12	Plaintiff,		
13	V.	STIPULATION TO SERVICE DATE	
14	ν.	AND DEADLINE TO RESPOND TO	
15	Benavest, Corp.; Aetna, Inc,; and Joseph	PLAINTIFF'S FIRST AMENDED COMPLAINT FOR DEFENDANTS	
	Gannon,	BENAVEST, CORP. AND JOSEPH	
16	Defendants.	GANNON	
17			
18		(Assigned to the Honorable John Z. Boyle)	
19		J	
20	This Stipulation is entered by and between Defendants Benavest, Corp. ("Benavest"		
21	and Joseph Gannon ("Gannon"), by and through their undersigned counsel, and Plaintif		
22	Jason Crews ("Plaintiff), appearing pro se. Plaintiff	aintiff and Defendants Benavest and Gannon	
23	stipulate as follows:		
24	1. Plaintiff initiated this action by f	iling a Complaint [ECF No. 1] on August 28,	
25	2024.		
26	2. Plaintiff then amended his Complaint by filing the First Amended Complain		
27	("FAC") [ECF No. 21] on October 21, 2024. The FAC is now the operative complaint in thi		
28	action.		

1	3. Benavest and Gannon accept service of the FAC as of October 21, 2024, and	
2	waive all defenses related to service of process only. Benavest and Gannon expressly reserve	
3	all defenses and objections to the FAC.	
4	4. Pursuant to Fed. R. Civ. P. 12, Benavest and Gannon must move against	
5	answer, or otherwise respond to the FAC within 21 days of service. That would make	
6	Monday, November 11, 2024, the deadline for Benavest and Gannon. However, November	
7	11 is a legal holiday in this Court. Thus, the deadline for Benavest and Gannon to move	
8	against, answer, or otherwise respond to the FAC is Tuesday, November 12, 2024. See Fed.	
9	R. Civ. P. 6(a)(1)(C).	
10	5. Plaintiff agrees with the above dates as to service and the deadline to respond	
11	for Benavest and Gannon. Any prior service, if any, is invalid.	
12	This Stipulation is without prejudice to any other rights the parties may have,	
13	separately or jointly. A proposed Order is submitted herewith in accordance with LRCiv.	
14	7.1(b)(2).	
15		
16	RESPECTFULLY SUBMITTED this 23 rd day of October, 2024.	
17		
18	POLSINELLI PC	
19	By: /s/Blaize M. Boles	
20	John S. Craiger Blaize M. Boles	
21	One E. Washington St., Ste. 1200 Phoenix, AZ 85004	
22	Attorneys for Defendants Benavest, Corp.	
23	and Joseph Gannon	
24	JASON CREWS	
25		
26	By: <u>/s/: Jason Crews (with permission)</u> 1515 N. Gilbert Rd 107-204	
27	Gilbert, AZ 85233	
28	Pro Se Plaintiff	

CERTIFICATE OF SERVICE I hereby certify that on October 23, 2024, I electronically transmitted the foregoing document to the U.S. District Court Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants: Jason Crews, pro se 1515 N Gilbert Rd, Ste 107-204 Gilbert, AZ 85234 Jason.crews@gmail.com By: /s/ Dawn M. Coppens